Mohanlal Sukhadia University, Udaipur Department of Physics

NOTICE INVITING E-BID PHY/CS/SERB-CRG/E-Tender/2025/69 Dated: 29/01/2025

Bidding Document

(For Procurement of **Plasma Surface Treatment System**)

Single Stage Online Bid under Two Cover Systems

Last Date for Bid Submission is February 10, 2025

NOTICE INVITING TENDER THROUGH E-PROCUREMENT

PHY/CS/SERB-CRG/E-Tender/2025/69 Dated: 29/01/2025

Online bids are invited from interested firms under single stage two bid system for procurement of **Plasma Surface Treatment System** at Mohanlal Sukhadia University Udaipur, Rajasthan-313001. Manual bids shall not be entertained. **Tender document may be downloaded** from website state public procurement portal (SPPP) Rajasthan (https://sppp.rajasthan.gov.in/), e-procurement portal (https://sppp.rajasthan.gov.in/) and University website (https://mlsu.ac.in/)

Schedule is given hereunder in **CRITICAL DATE SHEET:**

Note: - Online single stage tender two bid system (technical and financial) must be uploaded strictly in accordance with all the terms & conditions of the University and state procurement rules come into force from time-to-time, otherwise the tender shall not be considered and shall be rejected outright. Counter conditions shall not be accepted. Bidders should read these conditions very carefully and comply strictly before submitting their tender. If a bidder has any doubts regarding the interpretation of any of the conditions or specifications mentioned in these documents, before submitting the tender, refer to the Head, Department of Physics and obtain clarification. The decision of the Head, Department of Physics regarding interpretation of the conditions and specification shall be final and binding on the bidders.

CONTENTS OF TENDER DOCUMENT

S. NO.	Description of Contents	Page No./ Annexure
1.	e-Tender No.	PHY/CS/SERB-CRG/E-Tender/2025/69 Dated: 29/01/2025
2.	Critical Date Sheet, Tender Fee, EMD and tender Notice	3
3.	Technical Specifications	5
4.	Terms and Conditions	6-16
5.	Technical bid form (Compliance Sheet)	Annexure-I
6.	Organization Declaration Sheet	Annexure-II
7.	List of organizations where the same products have been supplied (in last three years)	Annexure-III
8.	Format for Performance Bank Guarantee	Annexure-IV
9.	Mandate Form for Electronic Fund Transfer/RTGS Transfer	Annexure-V
10.	Integrity Pact	Annexure-VI
11	Training of personal	Annexure-VII
12.	Financial bid form (would be filled in BOQ online)	Annexure VIIIA & VIIIB

Head Department of Physics Mohanlal Sukhadia University Udaipur

Email: physics@mlsu.ac.in

A. CRITICAL DATE SHEET, TENDER FEE and EMD

Tender No and Date	PHY/CS/SERB-CRG/E-Tender/2025/69 Dated: 29/01/2025
Date of Issue	29/01/2025
Document Downloads/Sale Start Date & Time	31/01/2025 (09:00 AM)
Bid Submission Start Date & Time	31/01/2025 (09:00 AM)
Bid Submission End Date & Time	10/02/2025 (03:00 PM)
Bid Fees Submission Last date & Time	10/02/2025 (02:00 PM)
Date & Time for Opening of Technical Bids	10/02/2025 (04:00 PM)
Tender Fee and EMD	RISL bid processing fees of Rs. 500/- for MD RISL, Jaipur payable at Jaipur (Managing Director, RajComp Info Services Ltd.) Rs. 1000/- (For Tender Fee) Rs. 16,000/- (For EMD 2%) (All fee to be paid through RTGS/NEFT). Bank details of Beneficiary are as under: Name: HEAD DEPRTMENT OF PHYSICS, MLSU, Udaipur Bank Name: ICICI BANK Branch Address: Bapu Bazar, Udaipur Bank Account No.: 693301413619 IFSC Code: ICIC0006933 MICR Code: 520485782 (This is mandatory that UTR Number is provided)
Performance Security	5 %
Warranty	3 years
Bid Validity days	180 days
Address for Communication	Department of Physics, Mohanlal Sukhadia University, M.B. Campus, Durga Nursery Road, Udaipur – 313002 (Rajasthan).

(Abridged Form of Notice Inviting E-Bids to be published in newspapers with UBN Nos.)

DEPARTMENT OF PHYSICS, MOHANLAL SUKHADIA UNIVERSITY, UDAIPUR

Notice Inviting E- Bid No.: PHY/CS/SERB-CRG/E-Tender/2025/69 Dated: 29/01/2025

Single stage online unconditional bids under two-cover system are invited for the procurement of **Plasma Surface Treatment System** for Research purpose (Total estimated cost 8.00 Lakhs) from manufacturers/ authorized distributors/ authorized dealers up to 03:00 PM of 10/02/2025.

Details of required number of items, estimated cost, specifications and other terms and conditions etc may be seen in the Bidding Documents at the state websites: https://sppp.rajasthan.gov.in/, <a href="https://sppp.rajasthan.gov

NIB Code: SUU2425A0099

UBN No: SUU2425GSLB00140

Head, Department of Physics, Mohanlal Sukhadia University, Udaipur



DEPARTMENT OF PHYSICS MOHANLAL SUKHADIAUNIVERSITY, UDAIPUR Email: physics@mlsu.ac.in

B. TECHNICAL SPECIFICATIONS

S.No	Item & specifications { Estimate Cost: Rs. 8.00 Lakhs}
1.	Plasma Surface Treatment System
	Frequency: 13.35 MHz, RF Power: 0-150 W variable, an adjustable radio frequency (RF)
	power unit between low, medium, and high. Cooling type: system should have active fan
	cooling. Chamber and window: Pyrex chamber or Quartz of dimension not lesser than 6"
	diameter x 6.5" length and it should have a Hinged door with a viewing window. Metering
	valve: should be able to qualitatively control the gas flow and chamber pressure. Chamber
	isolation and ventilation: should have a 1/8th inch national pipe thread (NPT), a 1/8th inch
	NPT 3-way valve should be there for quick in bleeding of gas, isolating the chamber and
	ventilating. Certification: The system should have standard Certification. Vacuum Pump:
	Dry based vacuum pump with a minimum pump speed of at least 23 L/min and an ultimate
	pressure of 200 mTorr or less. Power supply: AC 220 V Indian standard. Warranty: Three
	years from the day of installation.



Email: physics@mlsu.ac.in

TERMS AND CONDITIONS

1. Pre-condition for applying

The following criteria must be fulfilled by a bidder for submitting bid

- 1.1 The bidder must be a company/firm registered under the India Company Act, 1956 or a proprietary firm or a firm registered under partnership Act 1932. No consortium is allowed. Necessary certificates must be enclosed.
- 1.2 The bidder must be a manufacturer/authorised dealer /supplier of equipment/ software (as applicable in this bid) of reputed brand used in at least 5 Universities /Educational Institutions in the country.
- 1.3 The Manufacturer of the equipment/experiments/software should have been in the business during last three years with dealer/supplier network in different locations in the country.
- 1.4 The manufacturer should have own service engineers capable of installing/servicing equipments/ software at the site of the customer. A certificate from manufacturer must be attached.
- 1.5 The turnover of the company during last financial year must be Rs. 20.00 lakhs or more.

2 Preparation of Bids:

The offer/bid should be submitted in online two bid systems (i.e. Technical bid and financial bid). The technical bid should consist of two compliance sheets (Sheet A for bidder details and Sheet B for technical specification) along with commercial terms and conditions. Financial bid should indicate item wise price for the items mentioned in the technical bid in the given format i.e BOQ (Annexures -VIIIA & VIIIB).

Technical and Financial Bids are to be submitted online in PDF format only.

- **2.1. Technical Bid Format & Content:** The Technical Bid shall not include any financial information. A Technical Bid containing material financial information shall be declared non-responsive.
- **2.2** The prospective bidders are requested to go through the Terms and Conditions of the contract carefully. The bid documents (Technical and Financial) are to be uploaded as per Annexure I and VIIIA & VIIIB. The rates quoted in the BOQ (VIIIA and VIIIB) should be inclusive of all charges such as labour, transportation, storage etc but exclusive of applicable taxes. Incomplete or ambiguous uploaded bids without documentary proof will not be considered.

2.3. Format and Signing of Bid

- **2.3.a.** The bid forms/templates/annexure etc wherever applicable in technical bid shall be typed or written in indelible ink and shall be signed (all the pages) by a person duly authorized to sign, in token of acceptance of all the terms and conditions of the bidding document. This authorization shall consist of a written letter of Authorization as per **Annexure-V**.
- **2.3.b**. Any amendments such as interlineations, erasures, or overwriting shall be valid only if they are signed or initialled by the authorized person signing the bid.
- **2.3.c**. The bid, duly signed (digitally) by Authorized signatory, should be uploaded on the eProc portal in respective file/ format.

2.4. Bid opening/Opening of Tenders:

- **2.4.a.** The Bid Evaluation Committee will perform the bid opening, which is a critical event in the bidding process.
- **2.4.b.** The Technical Bids shall be opened online through e-procurement portal https://eproc.rajasthan.gov. Bidder may access the document online.
- **2.4.c.** All the bids uploaded up to specified date and time shall be opened online, on date and time at the specified place in the presence of bidders or their authorized representatives who may choose to be present as per procedure laid down in RTPP Rules 2013 and as amended from time to time. Alternatively, the bidders may also view bid opening status/ process online at e-procurement portal.
- **2.4.d.** All the documents comprising of technical bid/cover shall be opened ONLINE on the eProc website (only for the bidders who have submitted the prescribed fee(s) intimated/ submitted transition reference to Head, Department of Physics, Mohanlal Sukhadia University, Udaipur.

2.5. Evaluation of Technical Bid

- **2.5.a.** The evaluation shall be completed by the Bid Evaluation Committee as early as possible after opening of technical bids.
- **2.5.b.** The eligible bidders whose bid is determined to be substantially responsive shall be considered to be qualified in the technical evaluation, unless disqualified pursuant to clause "Conflict of Interest" or "Disqualification."
- **2.5.c.** The Technical Evaluation Committee will assess the ability of the agencies to render the requisite services based on its past record, profile and on such other criteria and only those found fit will be eligible for financial bid opening.
- **2.5.d.** The firms qualifying in technical evaluation will be informed through e-procurement portal.
- **2.5.e.** The bid evaluation committee shall have full powers to undertake negotiations, if any.

- **2.5.f.** Tendering authority's Right to accept/Reject any or all of the Bids: The tendering authority reserves the right to accept or reject any bid, and to cancel the bidding process and reject all the bids at any time prior issue the purchase order, without thereby incurring any liability to the bidders.
- **2.5.g.** Price/purchase preference in evaluation: Price and/or purchase preference notified by the State Government shall be considered in the evaluation of bids and issue the purchase order.

2.6. Evaluation of Financial Bids

- **2.6.a.** The Financial bids/cover or bidders who qualify in technical evaluation shall be opened ONLINE at the notified time, date and place in the presence of the bidders or their representatives who choose to be present. Alternatively, the bidders may also view the financial bid opening status/process online through e-procurement portal.
- **2.6.b.** The process of opening the financial bids/covers shall be similar to that of the technical bids.
- **2.6.c.** Acceptance of the Tender/Bid:
 - The tendering authority shall award the purchase order/ contract to the bidder whose proposal/bid has been determined to be the lowest value bid.
 - As soon as a bid is accepted by the tendering authority, its written intimation (LOA) would be sent to the concerned bidder asking to execute an agreement.
 - The acceptance of an offer is completed as soon as the letter of communication is posted to the last notified address/correct address of the bidder(s).
 - Acceptance of bid shall also be placed on websites as per prevalent procurement rules.
- **2.7.** The rates once finalized will not be enhanced/ reduced during the purchase process. In case of foreign/ imported items, bidder must quote the price in INR.
- **2.8.** In case the rates quoted by the tenderers are very high or do not suit the University, negotiation may be undertaken for reducing the quoted rates.
- **2.9.** Merely quoting of lowest rates does not mean that order shall be given to that firm. The purchase committee /competent authority will finally decide on the basis of quality and performance of past installations.
- **2.10.** Approved tenderer will have to execute an agreement in prescribed format on a non-judicial stamp of Rs.1000 to purchase cost at his own cost within 15 days from receipt of purchase order along with performance security money.

3.EMD:

3.1 The Tenderer should submit an EMD amount through RTGS/NEFT. The Technical Bid without EMD would be considered as UNRESPONSIVE and will not be accepted. The EMD will be refunded without any interest to the unsuccessful tenderers after the award of contract.

3.2 In case of successful bidder shows inability at any stage, after the contract is finalized and awarded, for whatsoever reason(s), to honour the contract, the EMD / performance security deposited would be forfeited.

4. Refund of EMD:

The EMD will be returned to unsuccessful tenderers only after the Tenders are finalized. In case of successful Tenderer, it will be retained till the successful, complete installation of the equipment and receipt of performance security.

5. Acceptance/ Rejection of bids: The University reserves all rights to reject any bid not fulfilling the eligibility criteria.

6. Eligibility Criteria:

- **6.1** Tenderer should be the manufacturer/ authorized dealer. Letter of Authorization from original equipment manufacturer (OEM) specific to the tender should be enclosed.
- **6.2** An undertaking from the OEM is required stating that they would facilitate the tenderer on a regular basis with technology/product updates and extend support for the warranty as well (Ref. Annexure-II).
- **6.3** OEM should be Nationally/Internationally reputed Company.
- **6.4** Non-compliance of tender terms, non-submission of required documents, lack of clarity of the specifications, contradiction between tenderer specification and supporting documents etc may lead to rejection of the bid.
- **6.5** In the tender, either the Indian agent on behalf of the Principal/OEM or Principal/OEM itself can bid but both cannot bid simultaneously for the same item/product in the same tender.
- **6.6** If an agent submits bid on behalf of the Principal/OEM, the same agent shall not submit a bid on behalf of another Principal/OEM in the same tender for the same item/product.

7. Performance Security:

The firm, to whom the tender will be awarded, will have to deposit the performance security equal to 5 % of total amount as per purchase order value in accordance with item number 2.10 as above on or before the date of installation to the equipment. If services would not found to be satisfactory then, performance security would liable to be forfeited. No interest will be paid on performance security.

8. Force Majeure:

The Supplier shall not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extent that, it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

- **8.1** For purposes of this Clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- **8.2** If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

9. Risk Purchase Clause:

In event of failure of supply of the item/equipment within the stipulated delivery schedule, the purchaser has all the right to purchase the item/equipment from the other source on the total risk of the supplier under risk purchase clause.

10. Packing Instructions:

Each package will be marked on three sides with proper paint/indelible ink, the following:

- Item Nomenclature
- Order/Contract No.
- Country of Origin of Goods
- Supplier's Name and Address
- Consignee details
- Packing list reference number

11. Delivery and Documents:

Delivery of the goods should be made within 03 months from the date of placement of purchase order. Within 24 hours of shipment, the supplier shall notify the purchaser and the insurance company by cable/telex/fax/e mail the full details of the shipment including contract number, railway receipt number/ AAP etc and date, description of goods, quantity, name of the consignee, invoice etc. The supplier shall mail the following documents to the purchaser with a copy to the insurance company:

- Four Copies of the Supplier invoice showing contract number, goods' description, quantity.
- Unit price and total amount.
- Insurance Certificate, if applicable.
- Manufacturer's/Supplier's warranty certificate.
- Inspection Certificate issued by the nominated inspection agency, if any.
- Supplier's factory inspection report.
- Certificate of Origin (if possible, by the beneficiary).
- Two copies of the packing list identifying the contents of each package.

• The above documents should be received by the Purchaser before arrival of the Goods (except where the Goods have been delivered directly to the Consignee with all documents) and, if not received, the Supplier will be responsible for any consequent expenses.

12. Liquidated Damages (L.D.):

If a supplier fails to execute the order in time as per the terms and conditions stipulated therein, it will be opened to the purchaser to recover liquidated damages for delay in delivery and installation from the supplier as per the provisions of Rajasthan Transparency in Public Procurement Act 2012 (Act No.21 of 2012) Rules 2013 Govt. of Rajasthan / GF& AR and amended from time to time. The L.D. charges can be increased in case of gross violation of the purchase order terms as decided by the Comptroller of the University.

13. Prices:

Bidder must quote the final price in INR only for F.O.R, Department of Physics, Mohanlal Sukhadia University, Udaipur, including air/sea freight, insurance, custom duty against CDEC (DSIR Certificate), custom clearing charges and transportation up to the University at Udaipur. The final price should be inclusive of all the charges including taxes.

14. Progress of Supply:

Wherever applicable, supplier shall regularly intimate progress of supply, in writing, to the Purchaser as under:

- **14.1.** Quantity offered for inspection and date;
- **14.2.** Quantity accepted/rejected by inspecting agency and date;
- **14.3.** Quantity dispatched/delivered to consignees and date;
- **14.4.** Quantity where incidental services have been satisfactorily completed with date;
- **14.5.** Quantity where rectification/repair/replacement effected/completed on receipt of any communication from consignee/Purchaser with date;
- **14.6.** Date of completion of entire Contract including incidental services, if any; and
- **14.7.** Date of receipt of entire payments under the Contract (In case of stage-wise inspection, details required may also be specified).

15. Resolution of Disputes:

The dispute resolution mechanism would be as follows:

15.1. In case of Dispute or difference arising between the Purchaser and a domestic supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shall be settled in accordance with the Indian Arbitration & Conciliation Act, 1996, the rules there under and any statutory modifications or re-enactments thereof shall apply to the arbitration proceedings. The dispute shall be referred to the Comptroller, Mohanlal Sukhadia University, Udaipur and if he/she is unable or unwilling to act, the sole arbitration of some other person appointed by the Vice Chancellor of the University willing to act as such Arbitrator. The award of the arbitrator so appointed shall be final, conclusive and binding on all the parties to this order.

- **15.2.** In the case of a dispute between the purchaser and a Foreign Supplier, the dispute shall be settled by arbitration in accordance with provision of sub-clause (i) above. But if this is not acceptable to the supplier then the dispute shall be settled in accordance with provisions of UNCITRAL (United Nations Commission on International Trade Law) Arbitration Rules.
- **15.3.** The venue of the arbitration shall be the place from where the order is issued.

16. Applicable Law:

The place of jurisdiction would be Udaipur, Rajasthan.

17. Right to Use Defective Goods:

If after delivery, acceptance and installation and within the guarantee and warranty period, the operation or use of the goods proves to be unsatisfactory, the purchaser shall have the right to continue to operate or use such goods until rectifications of defects, errors or omissions by repair or by partial or complete replacement is made without interfering with the purchaser's operation.

18. Transfer and Subletting:

The supplier shall not sublet, transfer, assign or otherwise part with the acceptance to the tender or any part thereof, either directly or indirectly, without the prior written permission of the Purchaser.

19. Supplier Integrity:

The Supplier is responsible for and obliged to conduct all contracted activities in accordance with the Contract using state of the art methods and economic principles and exercising all means available to achieve the performance specified in the contract.

20. Installation & Demonstration:

- **20.1.** The supplier is required to do the installation and demonstration of the equipment within two weeks of the arrival of materials at the site of installation at M.L.S. University, Udaipur; otherwise, the penalty clause will be the same as per the supply of materials.
- **20.2.** In case of any damage to equipment and supplies during the carriage of supplies from the origin of equipment to the installation site, the supplier has to replace it with new equipment/supplies immediately at his own risk. M.L.S. University will not be liable to any type of losses in any form.

21. Insurance:

For delivery of goods at the purchaser's premises, the appropriate insurance shall be obtained by the supplier from "warehouse to warehouse" (final destinations) on "All Risks" basis including War Risks and Strikes.

22. Warranty:

22.1. Warranty period shall be (as stated in "technical specifications" of this tender) from date of installation of Goods at M.L.S. University. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the contract. If for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall at its discretion make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests. The warranty should be comprehensive on site.

22.2. The Purchaser shall promptly notify the supplier in writing of any claims arising under this warranty. Upon receipt of such notice, the Supplier shall arrange to repair or replace the defective goods or parts within 15 days free of cost in M.L.S. University. The Supplier shall take over the replaced parts/goods at the time of their replacement. No claim whatsoever shall lie on the Purchaser for the replaced parts/goods thereafter. The period for correction of defects in the warranty period is 15 days. If the supplier having been notified fails to remedy the defects within 15 days, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expenses and without prejudice to any other rights, which the purchaser may have against the supplier under the contract.

23. Governing Language:

The contract shall be written in English language. English language version of the Contract shall govern its interpretation. All correspondence and other documents pertaining to the Contract, which are exchanged by the parties, shall be written in the same language.

24. Duties

Mohanlal Sukhadia University is exempted from paying custom duty under notification No.51/96 as amended from time to time and necessary "Custom Duty Exemption Certificate" will be provided, if needs (since the M.L.S. University has DSIR Certificate) along with other documents as follows:

- **24.1.** Shipping details i.e. Master Airway Bill No. and House Airway No. (if exists)
- 24.2 Forwarder details i.e. Name, Contact No., etc.

25. Payment:

The payment to the supplier will be made after successful installation of the equipment.

26. User list:

Brochure detailing technical specifications and performance, list of industrial and educational establishments where the items enquired have been supplied must be provided (Ref. Annexure-III).

27. Site Preparation:

The supplier shall inform to the University about the site preparation, if any, needs for the installation of equipment, immediately after the receipt of the purchase order. The supplier must provide complete details regarding space and all the other infrastructural requirements need for the equipment, which the University should arrange before arrival of the equipment to ensure its timely installation and smooth operation thereafter.

The supplier may visit the University and see the site where the equipment is to be installed and may offer his advice and render assistance to the University in the preparation of the site and other pre-installation requirements.

28. Spare Parts:

The Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier. Such spare parts as the Purchaser may elect to purchase from the Supplier, providing that this election shall not relieve the Supplier of any warranty obligations under the Contract. In the event of termination of production of the spare parts; Advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings and specifications of the spare parts, if requested.

Supplier shall carry sufficient inventories to assure ex-stock supply of consumable spares. Other spare parts and components shall be supplied as promptly as possible, but in any case, within three months of placement of order or at the time of equipment installation, whichever is earlier.

29. Defective Equipment: If any of the equipment supplied by the Supplier is found to be substandard, refurbished, un-merchantable or not in accordance with the description/specification or otherwise faulty, the committee will have the right to reject the equipment or its part. The prices of such equipment shall be refunded by the Supplier with 18% interest if such payments for such equipment have already been made. All damaged or unapproved goods shall be returned at suppliers cost and risk and the incidental expenses incurred thereon shall be recovered from the supplier. Defective part (s) in equipment, if found before installation and/or during warranty period, shall be replaced within 30 days on receipt of the intimation from this office at the cost and risk of supplier including all other charges. In case supplier fails to replace above item as per above terms & conditions, M.L.S. University may consider "Banning" the supplier.

30. Termination for Default:

The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default sent to the Supplier, terminate the Contract in whole or part:

- If the Supplier fails to deliver any or all of the Goods within the period(s) specified in the order, or within any extension thereof granted by the Purchaser.
- If the Supplier fails to perform any other obligation(s) under the Contract.
- If the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract. For the purpose of this Clause: "Corrupt practice" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution. "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the borrower and includes collusive practice among Tenderer (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition.
- In the event the Purchaser terminates the Contract in whole or in part, the Purchaser may procure, upon such terms and in such manner, as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue the performance of the Contract to the extent not terminated.

31. Downtime:

- During the warranty period, not more than 2% downtime will be permissible. For every day exceeding permissible downtime, penalty of 1/365 of the 1% of the value will be imposed. Downtime will be counted from the date and time of the filing of complaint within business hours.
- Supplier should clearly mention about their service set up in India (preferably in Northern part of India) for prompt service support along with contact details of service engineers specially trained on the offered system.

32. Training of Personnel:

The supplier shall be required to undertake to provide the technical training to the personnel involved in the use of the equipment at the University premises, immediately after completing the installation of the equipment as per Annexure VII.

33. Compliancy certificate:

This certificate must be provided indicating conformity to the technical specifications (Annexure-I).

34. Award of Contract:

Mohanlal Sukhadia University shall award the contract to the eligible bidder whose technical bid has been accepted and determined as the lowest evaluated commercial bid based on the Grand Total calculated of all items including taxes etc of the Price Bids. However, M.L.S. University reserves the right and has sole discretion to reject the lowest evaluated bid.

If more than one bidder happens to quote the same lowest price, M.L.S. University reserves the right to decide the criteria and further process for awarding the contract, decision of M.L.S. University shall be final for awarding the contract.

35. Additional Points:

- If the ITEM supplied by the Bidder fails during the warranty period, the supplier is required to repair/replace faulty devices/components/parts. If the ITEM shows frequent failure and requires frequent repair during warranty period, the supplier is required to replace the system free of cost.
- If there is any updation/ additional information in the submitted tender. A corrigendum will be published on the university website (www.mlsu.ac.in) and state procurement portals as applicable and as per prevalent rules. Bidder needs to take into account the corrigendum published on university website/ portal before submitting the bids online.



ANNEXURE-I

COMPLIANCE SHEET: TECHNICAL SPECIFICATION

To: Head, Department of Physics, Mohanlal Sukhadia University, Udaipur- 313001

Name of Supply:	Plasma Surface	Freatment System	Ç	Quantity 1 No	S
Name of Supplier	:				

- (i) Bidder must submit technical bid (Compliance Sheets A and B) with supporting documents along with EMD as prescribed under terms and conditions.
- (ii) The Bidder must write Yes/No against each. Any deviation may be mentioned explicitly).

TECHNICAL BID FORM

Compliance Sheet-A for Bidder

S. No.	Particulars	Information to be provided by the Bidder	Check (Yes/(No)	Page No.
1.	Name of the Bidder with complete address and			
	Telephone/Mobile number			
2.	Earnest Money Deposit in favour of Head	Tender fee.		
	Department of Physics, MLSU, Udaipur	Amount		
		DD/NEFT/RTGS No.		
		RISL Processing Fee		
		Amount		
		DD/NEFT/RTGS No.		
		EMD		
		Amount		
		DD/NEFT/RTGS No.		

3.	Registration Number & Date of establishment of	10	
	the firm.	attached as a proof.	
4.	The tenderer must be manufacturer or authorized	Copy of manufacturer	
	dealer, if the tenderer is authorized dealer then the	certificate / authorization letter	
	letter of authorization from the original equipment		
	manufacturer, must be attached		
5.	The company should have executed at least three	Attach the copy of the orders.	
	orders of Rs. 08 Lakhs or more to		
	government/reputed organizations /university		
	during last three years.		
6.	The turnover of bidder company should more than	Attach the copy of balance	
	Rs. 08 Lakhs in each year for the last three	sheets.	
	financial years.		
7.	GST, PAN, SSI/MSME Registration and PF &	Enclose copy	
	ESIC registration number of the firm etc.		
8.	Whether the firm has been blacklisted by any	Submit an Undertaking on	
	Government/PSU/Board/University.	judicial stamp of Rs. 100/-	
9.	Bank details.	Attach copy of cancel cheque.	
10.	Provide the name(s) of your prestigious customers	Attach list (Annexure III)	
	with their phone nos. for whom the order has been		
	placed during last three years		

COMPLIANCE SHEET - B

Technical Specification for Plasma Surface Treatment System

S. No.	Item & specifications	Make & model	Compliance (Yes/ No)	Deviation, if any
	Plasma Surface Treatment System Frequency: 13.35 MHz, RF Power: 0-150 W variable, an adjustable radio	3 377 2	(=======)	J
	frequency (RF) power unit between low, medium, and high. Cooling type:			
	system should have active fan cooling. Chamber and window: Pyrex chamber			
	or Quartz of dimension not lesser than 6" diameter x 6.5" length and it should			
1.	have a Hinged door with a viewing window. Metering valve: should be able to			

qualitatively control the gas flow and chamber pressure. Chamber isolation	1
and ventilation: should have a 1/8th inch national pipe thread (NPT), a 1/8th	
inch NPT 3-way valve should be there for quick in bleeding of gas, isolating the	
chamber and ventilating. Certification: The system should have standard	
Certification. Vacuum Pump: Dry based vacuum pump with a minimum pump	
speed of at least 23 L/min and an ultimate pressure of 200 mTorr or less. Power	
supply: AC 220 V Indian standard. Warranty: Three years from the day of	
installation.	
	1

Signature of Tenderer

Name:	
Designation:	
Organization Name:	
Contact No.:	

ANNEXURE-II << Organization Letter Head >> <u>DECLARATION SHEET</u>

We, he	reby certify that all the information and data
Furnished by our organization with regard to these tender our knowledge. I have gone through the specifications, of comply with the requirements and intent of specification	conditions and stipulations in details and agree to
I/We hereby unconditionally accept the tender condition document(s)/corrigendum(s) in its totality/entirety.	s of above mentioned tender
This is certified that our organization has been authorized. Tender. We further certify that our organization meets at this tender document. Moreover, OEM has agreed to supupdates and extend support for the warranty.	ll the conditions of eligibility criteria laid down in
The corrigendum(s) issued from time to time by your de into consideration, while submitting this acceptance letter	
We, further specifically certify that our organization has Holiday by any Institutional Agency/ Govt. Department.	
The prices quoted in the financial bids are subsidized du	e to academic discount given to MLSU, Udaipur.
Name & Address of the	
Vendor/ Manufacturer / Agent	
Phone No.	
Fax	
E-mail	
Contact Person Name	
Mobile Number	
TIN Number	
PAN Number	
UTR No. (For Tender Fee)	
(In case of on-line payment)	
UTR No. (For EMD)	
(In case of on-line payment)	
Nome	(Signature of the Tenderer)
Name:	
Seal of the Company	

ANNEXURE-III

LIST OF GOVERNMENT ORGANIZATION/ DEPARTMENT

List of Government Organizations for whom the Tenderer has undertaken such work/ supplied this equipment during last three years (must be supported with work orders)					
Name of the organization	Name of Contact Person	Contact No.			
Name of application specialist / Service Engineer who have the technical competency to handle and support the quoted product during the warranty period.					
Name of the organization	Name of Contact Person	Contact No.			

Signature of Tenderer		
Name:	-	
Designation:	-	
Organization Name:		
Contact No.:	_	

FORMAT FOR PERFORMANCE BANK GUARANTEE

(To be typed on Non-judicial stamp paper of the value of Indian Rupees of One Hundred) (TO BE ESTABLISHED THROUGH ANY OF THE NATIONAL BANKS (WHETHER SITUATED AT UDAIPUR OR OUTSTATION) WITH A CLAUSE TO ENFORCE THE SAME ON THEIR LOCAL BRANCH AT UDAIPUR OR ANY SCHEDULED BANK (OTHER THAN NATIONALISED BANK) SITUATED AT UDAIPUR. BONDS ISSUED BY CO-OPERATIVE BANKS ARE NOT ACCEPTED.)

To

Mohanlal Sukhadia University Udaipur-313001 India

LETTER OF GUARANTEE

				University dt					vide purcha	Tender of
tende Perfo Guar	erer (selle ormance (er) wishing to Guarantee Bo Rs	and supply the eond in favou	whereas the squipment /mac r of "Mohan nd valid till v	said tender chinery etc lal Sukhad varranty per	documer in respon in University in the University in the content of the content in the content i	nt requires se thereto ersity, Uda ne equipment	that any el shall establi aipur" in the ent from the	ligible so sh an irr he form e date of	uccessful evocable of Bank
by a mach	ny of the	e conditions c, this bank	referred in t shall pay to	NTEES that in tender docume Mohanlal Suk	ent/ purchas khadia Univ	se order/	performan	nce of the	equipme	nt/
said '	Tenderer	•	committed a	n of Mohanlal breach of any		•				
conta	nined shal		ted by any ch	the bank & br ange in the co						Sukhadia
Notv	vithstand	ing anything	g contained h	erein:						
1.	Our liabi	lity under this	s Bank Guara	ntee shall not o	exceed Rs		(Indi	an Rupees of	nly).	
2.	This Ban	k Guarantee s	shall be valid	up to	(date) and				

3. We are liable to pay the guaranteed amount or any part thereof under this bank guarantee only and only if University serves upon us a written claim or demand on or before(date).
This Bank further agrees that the claims if any, against this Bank Guarantee shall be enforceable at our branch office at
Yours truly,
Signature and seal of the guarantor:
Name of Bank:
Address:
Date:
Instruction to Bank: Bank should note that on expiry of Guarantee Period, the Original Guarantee will not be returned to the Bank. Bank is requested to take appropriate necessary action on or after expiry of bond

period.

ANNEXURE-V MANDATE FORM FOR ELECTRONIC FUND TRANSFER/RTGS TRANSFER

Date: / /

The	e Head																		
-	partment of Physics																		
Mo	hanlal Sukhadia Uni	versity	,																
M.l	3. Campus, Udaipur-	31300	2																
	: Authorization for rectronic Fund Transfer					es fro	m M	Iohaı	nlal	Su	kha	dia	Univ	ersit	y, U	daipı	ır th	rough	1
1. 2. 3.	Name of the Part Address of the Particulars of Ba	arty:	ı/Co:	mpan	y/Ins	titute:													
	Bank Name						4	anch											
	Branch Place						_	anch		•									
	PIN Code	<u> </u>					Br	anch	Co	de									
	MICR No																		
	(9 Digit number app copy to a cheque of	the ban	ık fo	r ens	uring														
	IFS Code: (11 digit a	ılphanı	ume	ric co	de)														
	Account Type	Savii	ngs				Cı	ırrent	t '				-	Casl	h Cre	edit		•	
	Account Number:																		
I he effe Uni faci Plac	CLARATION creby declare that the ceted for reasons of versity, Udaipur resplitate updating of recees:	incomponsible ords for	olete e. I	or i also	ncori unde	ect ir rtake	nforn to a	natio dvise	n, l e ar	sh ny c	all char	not ige	hold in th	Reg e pa	gistra rticu	r, M lars	Iohar	nlal S	Sukhadia
_	nature & Seal of the									ecor	ds								_
Bar	ıkers Stamp:												Da	ıte: _					
N.E	nature of the Author 3.: Please fill all the in licable.							TERS	S, ca	отр	oute	r typ	ped; p	oleas	e TI	C K 11	here'	ever i	t is

ANNEXURE VI

(to be printed on Supplier's letterhead)

INTEGRITY PACT

This pre-bid pre-contract Agreement hereinafter called the Integrity Pact is made

General

on	C			C	•				
day of the month of acting through Reg			,	etween, on or rsity, Udaipur		nd, the	Governo	or of Raja	sthan
Udaipur-313001	hereinafter	called	the	"BUYER"	of	the	first	part	and
M/s	represe	nted by	Shri		,]	Directo	r /Chief	Executiv	e
Officer/ General M	anager hereina	fter called	the "TE	ENDERER/Se	ller"	of the s	econd pa	art.	
							-		
WHEREAS the B	UYER propose	s to proc	ure				1)	Name of	the
Stores/Equipment/I WHEREAS the undertaking/partner the matter and the of the Governor of	TENDEREI rship/registered BUYER is an A	R is Lexport ag	a priv gency, c	vate comparonstituted in a	ny/pu ccord	blic lance w	compangith the r	y/Govern elevant la	ment aw in

NOW, THEREFORE, to avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to enabling the BUYER to obtain the desired said stores/ equipment at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and Enabling Tenderer to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

1. Commitments of the BUYER:

- **1.1** The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the TENDERER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the Contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all Tenderer alike, and will provide to all tenderer the same information and will not provide any such information to any particular

TENDERER which could afford an advantage to that particular TENDERER in comparison to other Tenderer.

- **1.3** All the officials of the Buyer will report to the appropriate Government office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- **1.4** In case any such preceding misconduct on the part of such official(s) is reported by the TENDERER to the BUYER, with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

2. Commitments of TENDERER:

The TENDERER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:

- **2.1** The TENDERER will not offer, directly or through intermediaries, any bribe, consideration, gift, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the Contract.
- **2.2** The TENDERER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to obtaining or execution of Contract or any other Contract with Government/ University for showing or for bearing to show favour or disfavour to any person in relation to the Contract or any other Contract with the Government/ University.
- **2.3** Tenderer shall disclose the name and address of agents and representatives and Indian Tenderer shall disclose their foreign principals or associates.
- **2.4** Tenderer shall disclose the payments to be made by them to agents/ brokers or any other intermediary, in connection with this bid/contract.
- **2.5** The TENDERER further confirms and declares to the BUYER that the TENDERER is the original manufacturer/ integrator/ authorized government sponsored export entity of the defines stores and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER, or any of its functionaries, whether officially or unofficially to the award of the contract to the TENDERER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
- **2.6** The TENDERER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.

- **2.7** The TENDERER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- **2.8** The TENDERER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- **2.9** The TENDERER shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The TENDERER also undertakes to exercise due and adequate care lest any such information is divulged.
- **2.10** The TENDERER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- **2.11** The TENDERER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- **2.12** If the TENDERER or any employee of the TENDERER or any person acting on behalf of the TENDERER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial interest/stake in the TENDERER's firm, the same shall be disclosed by the TENDERER at the time of filling of tender. The term relative for this purpose would be as defined in Section 6 of the Companies Act 1956.
- **2.13** The TENDERER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER.

3. Previous Transgression

3.1 The TENDERER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify TENDERER's exclusion from tender process. **3.2** The TENDERER agrees that if it makes incorrect statement on this subject, TENDERER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

4. Earnest Money Deposit

- **4.1** While submitting bid, the TENDERER shall deposit an amount mentioned in tender document as Earnest Money, with the University through the following instruments:
- **4.1.1** The tenderer should submit an EMD amount through NEFT/RTGS. The Technical Bid without EMD would be considered as UNRESPONSIVE and will not be accepted. The EMD will be refunded without any interest to the unsuccessful tenderer after the award of contract on submitting request in appropriate form as available on the University website.
- **4.2** No interest shall be payable by the BUYER to the TENDERER on Earnest Money for the period of its currency.
- **4.3** In case of successful TENDERER, EMD will be returned within 30 days from the date of submission of Performance Bank Guarantee on submitting request in appropriate form.

5. SECURITY DEPOSIT/ PERFORMANCE GUARANTEE:

- **5.1** Performance Bank Guarantee is mandatory.
- **5.2** Successful tenderer/ firm should submit performance guarantee as prescribed above to be received in the <u>Department of Physics</u>, <u>Mohanlal Sukhadia University</u> on or before the installation

date. The performance bank guarantee to be furnished in the form of Bank Guarantee must be as per Annexure-IV of the tender documents for an amount covering 5% of the purchase order value.

- **5.3** The Performance Bank Guarantee should be established in favour of "Head, Department of Physics, Mohanlal Sukhadia University" through any Bank situated at Udaipur or outstation with a clause to enforce the same on their local branch at Udaipur. Performance Bank Guarantee shall be for the due and faithfully performance of the contract and shall remain binding, notwithstanding such variations, alterations for extensions of time as may be made, given, conceded or agreed to between the successful tenderer and the purchaser under the terms and conditions of acceptance to tender.
- **5.4** The successful tenderer is entirely responsible for due performance of the contract in all respects according to the speed, intent and meaning of the terms and conditions and specification and all the other documents referred to in the acceptance of tender.
- **5.5** The performance bank guarantee shall be kept valid during the period of contract and shall continue to be enforceable for a period of warranty duration from the date of installation.

6. Sanctions for Violations

- 6.1 Any breach of the aforesaid provisions by the TENDERER or anyone employed by it or acting on its behalf (whether with or without the knowledge of the TENDERER) shall entitle the BUYER to take all or any one of the following actions, wherever required:
 - **6.1.1** To immediately call off the pre-contract negotiations without assigning any reason or giving any compensation to the TENDERER. However, the proceedings with the other TENDERER(s) would continue.
 - **6.1.2** The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bank Guarantee (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
 - **6.1.3** To immediately cancel the contract, if already signed without giving any compensation to the TENDERER.
 - **6.1.4** To recover all sums already paid by the BUYER, and in case of an Indian TENDERER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a TENDERER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the TENDERER from the BUYER in connection with any other contract for any other stores, such outstanding payment could also be utilized to recover the aforesaid sum and interest.
 - **6.1.5** To encase the advance bank guarantee and performance guarantee/warranty bond, if furnished by the TENDERER, in order to recover the payments, already made by the BUYER, along with interest.
 - **6.1.6** To cancel all or any other contracts with the TENDERER. The TENDERER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the TENDERER.
 - **6.1.7** To debar the TENDERER from participating in future bidding processes of the Government of India for a minimum period of two years, which may be further extended at the discretion of the BUYER.
 - **6.1.8** To recover all sums paid in violation of this pact by the TENDERER(s) to any middleman or agent or broker with a view to securing the contract.
 - **6.1.9** In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the BUYER with the TENDERER, the same shall not be opened.

- **6.1.10** Forfeiture of Performance Bank Guarantee: in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- **6.2** The BUYER will be entitled to take all or any of the actions mentioned at para 6.1.1 to 6.1.10 of this Pact also on the Commission by the TENDERER or any one employed by it or acting on its behalf (whether with or without the knowledge of the TENDERER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- **6.3** The decision of the BUYER to the effect that a breach of the provisions of this pact has been committed by the TENDERER shall be final and conclusive on the TENDERER. However, the TENDERER can approach the independent monitor(s) for the purposes of this pact.

7. Fall Clause

The TENDERER undertakes that it has not supplied/is not supplying similar product/systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India/ Rajasthan or PSU and if it is found at any stage that similar product/system or subsystem was supplied by the TENDERER to any other Ministry/Department of the Government of India/ Rajasthan or PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the TENDERER to the BUYER, if the contract has already been concluded.

8. Independent monitors

- **8.1** The BUYER may appoint Independent Monitors (hereinafter referred to as Monitors) for this pact in consultation with the authorities of the University.
- **8.2** The task of the Monitor shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this pact.
- **8.3** The Monitor shall not be subject to instructions by the representatives of the parties and performs their functions neutrally and independently.
- **8.4** Both the parties accept that the Monitor have the right to access all the documents relating to the project/procurement, including minutes of the meetings.
- **8.5** As soon as the Monitor notices, or believes to notice, a violation of this pact, he will so inform the Authority designated by the BUYER.
- **8.6** The TENDERER(s) accepts that the Monitor has the right to access without restriction to all project documentation of the BUYER including that provided by the TENDERER. The TENDERER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the TENDERER/Subcontractor(s) with confidentiality.
- **8.7** The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- **8.8** The Monitor will submit a written report to the designated Authority of BUYER/ Registrar to the University within 08 to 10 weeks from the date of reference or intimation to him by the

BUYER/ TENDERER and, should the occasion arise, submit proposals for correcting problematic situations.

9. Facilitation of Investigation

In case of any allegation of violation of any provisions of this pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the TENDERER and the TENDERER shall provide necessary information & documents in English and shall extend all possible help for the purpose of such examination.

10. Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and Jurisdiction is the Seat of the BUYER.

11. Other Legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

12. Validity

- **12.1** The validity of this Integrity Pact shall be from date of its signing and extend upto 3 years or the complete execution of the contract to the satisfaction of both the BUYER and the TENDERER/Seller, including warranty period, whichever is later. In case TENDERER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.
- 12.2 Should one or several provisions of this pact turn out to be invalid, the remainder of this pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

13. The parties hereby sign this Integrity Pact.

BUYER	TENDERER
Mohanlal Sukhadia University, Udaipur	Signature with seal
Date & Place:	Date & Place:
Witness	Witness
1.	1
(Indenter)	

ANNEXURE -VII

Training Requirement

1.	Product Description	Plasma Surface Treatment System
2.	No of Attendees	05
		a. Operational Training
3.	Type of Training	b. End User Training
		c. Maintenance Training

TENDERER

Signature with seal



Émail: physics@mlsu.ac.in

BID SUBMISSION

Online Bid Submission:

The Online bids (complete in all respect) must be uploaded online in **Three** Envelops as explained below:-

		Envelope – 1	
		(Following documents to be provided as single PDF file)	
Sl. No.	Documents	Content	File Types
1.	Fee	NEFT/RTGS/UTR No and Date/Bank Details Bid Fees RISL Processing	.PDF
	Documents	Fee EMD Details etc.	
		Envelope – 2 (Following documents to be provided as single PDF file)	
Sl. No.	Documents	Content	File Types
1.		Compliance Sheet (A&B) as per Annexure – I	.PDF
2.		Organization Declaration Sheet as per Annexure – II	.PDF
3.		List of organizations/ clients where the same products have been supplied (in last three years) along with their contact number(s). (Annexure-III)	.PDF
4.	Technical Bid	Mandate Form for Electronic Fund Transfer/RTGS Transfer (Annexure V)	.PDF
5.		Integrity Pact (Annexure VI)	.PDF
6.		Technical supporting documents in support of all the claims made at Annexure-I	.PDF
7.		Submit an Undertaking regarding non-blacklisting of firm on judicial stamp of Rs. 100/-	.PDF
		Envelope – 3	•
Sl. No.	TYPES	Content	File Type
1.	Financial Bid	Price bid Annexure-VIIIA	BOQ
		Annexure-VIIIB	BOQ
2.		Financial Bid Documents	.PDF



Email: physics@mlsu.ac.in

Annexure-VIIIA

<Department/Centre Name> Mohanlal Sukhadia University, Udaipur, 313001

Date: XX/XX/XXXX

Subject: Purchase of <Item> (Following format is used for imported items)

S.	Currency	Description and Specification of	Qty. in	Unit	Discount	Ex-works	Packing +	FOB/FCA Airport	Insurance	CIF Price	F.O.R.
No.		the Item	Units	Price (a)	(b)		Handling + DOC + Inland Freight + FCA Charges (d)	Price (e=c+d)	+ Freight (f)	(e+f)	Udaipur Price
1		Plasma Surface Treatment System (As per technical specifications)	1 no								

Note: At any circumstances, it is the responsibility of the foreign supplier to hand over the system to our forwarder at the origin airport after completing all the inland clearing. No Ex-works consignment will be entertained.



Email:physics@mlsu.ac.in

Annexure-VIIIB

For indigenous items please quote as per following format.

	Description and Specifications of the Item (As per specifications given in 'Technical Specifications')	Qty. in Units	Taxes as applicable against DSIR Certificate	Total Price in Rs.
1.	Plasma Surface Treatment System	1 Nos.		

Note: The above financial template should be strictly followed. Any deviation from the above template (in terms of description and specification of the item) may lead to cancellation of the tender

FINACIAL BID FORM (Please submit in PDF item wise rate)

To: Head, Department of Physics, Mohanlal Sukhadia University, Udaipur - 313001

Name of Supply: Plasma Surface Treatment System

Name of Supplier:	
-------------------	--

S. No.	<u> </u>	Rate per unit including all	Custom Duty and other taxes	Total Price (F.O.R
		cost (F.O.R.,	as applicable	Udaipur)
		Udaipur)	against DSIR	
		excluding taxes	certificate	
1.	Plasma Surface Treatment System			
	Frequency: 13.35 MHz, RF Power: 0-150 W variable, an adjustable radio			
	frequency (RF) power unit between low, medium, and high. Cooling type:			
	system should have active fan cooling. Chamber and window: Pyrex			
	chamber or Quartz of dimension not lesser than 6" diameter x 6.5" length			
	and it should have a Hinged door with a viewing window. Metering valve:			
	should be able to qualitatively control the gas flow and chamber pressure.			
	Chamber isolation and ventilation: should have a 1/8th inch national pipe			
	thread (NPT), a 1/8th inch NPT 3-way valve should be there for quick in			
	bleeding of gas, isolating the chamber and ventilating. Certification: The			
	system should have standard Certification. Vacuum Pump: Dry based			
	vacuum pump with a minimum pump speed of at least 23 L/min and an			
	ultimate pressure of 200 mTorr or less. Power supply: AC 220 V Indian			
	standard. Warranty: Three years from the day of installation.			

Signature of Tenderer
Name:
Designation:
Organization Name:
Contact No.: